		JV-615	
(CASE NAME:	CASE NUMBER:	
	DEFERRED ENTRY OF JUDGMENT NOTICE OF NONCOMPLIANCE		
	The youth was granted a deferred entry of judgment on (date): Relevant conditions of probation were (briefly describe as (a), (b), etc.):		

1.	The youth was granted a deferred entry of judgment on (date): Relevant conditions of probation were (briefly describe as (a), (b), etc.):
2.	Petitioner Probation Officer Deputy District Attorney requests the court to exercise the court's discretion to set a hearing within 15 court days because the youth committed one or more misdemeanors on a single occasion (state date and offenses): See Attachment 2.
3.	Petitioner Probation Officer Deputy District Attorney requests that the mandatory hearing be set within 10 court days because a. The youth is not performing satisfactorily in the assigned program or complying with the terms of probation in that (describe as (1), (2), etc.): See Attachment 3a.
	b. The youth is not benefiting from education, treatment, or rehabilitation in that (describe as (1), (2), etc.): See Attachment 3b.
	c. The youth committed a felony offense on (state date and offense):
	d. The youth committed two or more misdemeanors on separate occasions (state dates and offenses):
4.	THE COURT ORDERS a. No hearing is set; all prior orders to continue. b. A hearing set within 15 court days on (date): c. A hearing set within 10 court days on (date): at (time): at (time):
Da	ite: JUDICIAL OFFICER